BEFORE THE STATE RECOUNT COMMISSION

MARK OWEN, in his capacity as Chairperson of the Vanderburgh County Democratic Central Committee,

Petitioner,

v.

WENDY (Mac) MCNAMARA,

Respondent.

VOLUME I

(Pages 1 - 233)

This recount hearing was reported by me, Faith Hurley, Court Reporter, Notary Public, County of Vanderburgh, State of Indiana, on the 12th day of December 2010, between the hours of 12:19 P.M. and 10:08 P.M., at the Hovey House, Mt. Vernon, Indiana.

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6	DEMOCRATIC COMMISSIONER APPOINTEE - Bob Kuzman
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MR. CHAIRMAN: The election in House District 76 will be one of the matters before the Commission today. And while the

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War, an Indiana Supreme Court Justice and a United States Congressman. Perhaps most interesting to the proceedings here today is the fact that while serving as governor from 1889 until 1891, Governor Hovey was instrumental in implementing a bipartisan effort to modernize Indiana's election practices. And as I read about him, he specifically sought to, as a reform and new idea at the time, that we have pre-printed ballots with the candidates' names on it when voting. So he had that reform enacted into law and several others, and so I think it's a pleasant bit of irony that we're here today for these recount and contest matters.

1.0

As I said in the earlier hearing, there are two basic types of matters that come before us. They either come in the form of contests or they come in the form of recounts. We have one of each today to work with.

In contests we are basically deciding whether or not a candidate is constitutionally and statutorily qualified to hold office or if there's an impossibility in

the counting of the votes that requires a remedy of a special election.

In the context of the recount matters, we are doing just that; we are recounting votes and the three of us will rule on the disputed ballots that come before us.

Indiana's recount law is provided with a strict deadline by which the Recount Commission must complete its work. In the matter of House District 76, we must complete our work by December 20th and in the matter of the Secretary of State, we must complete our work by January 1st.

Note for the record that today's meeting of the Commission was properly provided under our public access and open records law and is pursuant to IC5-14-1.5-5, so we are legal.

I would now like to introduce the other members of the Recount Commission and the other participants that you'll see involved today.

First of all, to my left we have the Republican appointee to the Recount Commission, Mr. Gordon Durnil.

To my immediate right is the Democratic appointed Commission member, Mr. Robert Kuzman.

We've also appointed a recount director who has done this for multiple years for the Secretary of State's office now and he's done a superb job in all cases and that's former Securities Commissioner and now Recount Director, Mr. Brad Skolnik. He's on my far left.

We have Democratic counsel to the

Recount Commission, Ms. Leslie Barnes, who is

to Mr. Kuzman's right, and we have a

Republican counsel for the Recount

Commission, Mr. Brad King, right here to

Gordon's left.

We also have the State Board of
Accounts participating today. I first want
to thank and acknowledge State Examiner Bruce
Hartman who is here in the room today for
year after year his complete professionalism
in providing such a skilled team to work
with.

Under Mr. Hartman we have Mr. Mike Rogina here, who is the first fellow on the

left, and he's going to introduce the rest of 1 -- of his team. 2 MR. CHAIRMAN: Mike. 3 MR. ROGINA: Thank you, 4 5 Mr. Chairman. We assembled about 20 examiners to 6 assist in the recount. Not all of them are 7 here, but I'll introduce who is here. 8 Lynne Spencer, Sara Bellamy and Jeff 9 Arthur. We invited the rest to view the 10 operations of this hearing, and with that, 11 we're ready to go. 12 MR. CHAIRMAN: Thank you, Mike. 13 We're also joined by members of Indiana 14 State Police, who are also instrumental in 15 safeguarding the recount and receiving 16 election materials. I see them in the back 17 of the room. Thank you very much. 18 Before we get started, we -- I'll turn 19 the microphone over to Commissioner Kuzman 20 21 for a request regarding today's agenda. MR. KUZMAN: Thank you, 22 23 Mr. Chairman. In light of the weather that you 24 25 commented on and the timing of one motion

compared to the other issue, I was wondering if we could reverse the order under -- or make a motion to reverse the order under section four of your posted agenda from 4B, motion to dismiss petition for consent in the Secretary of State's race Parker versus White, if we could do that prior to the recount in House District 76.

MR. CHAIRMAN: I appreciate that.

As Chair of the Recount Commission, I have set the agenda. I'll note a couple of things. First of all, the statutory deadlines involved, that put this recount deadline ahead of the contest deadline. I'll also note the fact that in our experience, these recounts tend to go on for hours and they're unpredictable in terms of the length, the amount of hours that it can take, so it's my intention to prioritize the -- and we're here in Posey County to do first and foremost this recount, so it's my intention to keep the priority as outlined in the agenda.

Moving on to -- or Commissioner Durnil, did you have anything to add?

MR. DURNIL: No.

1	MR. CHAIRMAN: Moving on to House
2	District
3	MR. KUZMAN: Well, I didn't get a
4	second. Is that I think that's
5	probably
6	MR. CHAIRMAN: Did you make it in
7	the form of a motion?
8	MR. KUZMAN: I did.
9	MR. DURNIL: Second.
10	MR. CHAIRMAN: I'm hearing a
11	second. Thank you.
12	Moving on to House District 76, this is
13	in the matter of the recount for the election
14	of Indiana State Representative District 76.
15	Mark Owen, in his capacity as Chairperson on
16	the Vanderburgh County Democratic Central
17	Committee, Petitioner versus Wendy McNamara
18	as Respondent.
19	Counsel for the parties please state
20	your name for the record.
21	MR. BROOKS: I think, as
22	MR. CHAIRMAN: You're not on?
23	MR. BROOKS: usual, anything
24	high tech that gets close to me is
25	malfunctioning. I touched it once; that's

1	probably why, but I don't know. I think
2	MR. CHAIRMAN: No. We're not on
3	there.
4	MR. BROOKS: I don't know what I
5	did.
6	MR. CHAIRMAN: Let's see. Who is
7	our tech person?
8	MR. BROOKS: One dutifully
9	instructed me, but apparently I'm not doing
10	it right.
11	MR. CHAIRMAN: There's no switch
12	on that?
13	MR. BROOKS: Yeah. It's supposed
14	to be on the back. It was working at some
15	point, but I don't know why the I can talk
16	loud. That's not a problem. But I assume
17	that somebody wants this for some other
18	reason.
19	MR. CHAIRMAN: Yeah. My my
20	concern is that you won't get picked up on
21	the internet.
22	MR. BROOKS: Well, let me turn it
23	over to somebody who is most likely, by
24	virtue of his age, more technical than I am.
25	MR. CHAIRMAN: We'll stop for a

1	minute.
2	(Off the record - Technical
3	difficulties)
4	MR. CHAIRMAN: Names for the
5	record, please.
6	MR. BROOKS: David Brooks on
7	behalf of Wendy McNamara.
8	MR. CHAIRMAN: Thank you.
9	MR. BROWN: Adam Brown on behalf
10	of Mark Owen.
11	MR. CHAIRMAN: Thank you both.
12	On November 18th, 2010, a verified
13	petition for recount and contest for the
14	election of Indiana State Representative
15	District 76 was filed with the Indiana
16	Election Division by Petitioner Mark Owen.
17	On November 23rd, 2010, motion to dismiss the
18	contest action was filed with the Indiana
19	Election Division by Respondent Wendy
20	McNamara. Also on November 23rd, 2010, the
21	recount director issued an order which
22	granted the verified petition for recount and
23	ordered a manual recount of all votes cast at
24	the precincts located within Indiana State
25	Representative District 76. It was supposed

to begin at 8 a.m. on November 29th, 2010.

On November 24th, 2010, the recount director issued an order to convene a meeting of the Indiana Recount Commission for December 5th, 2010, to conduct a hearing on a motion to dismiss the contest action only.

And then on December 5th, 2010, the Recount Commission conducted a hearing on a motion to dismiss the contest action and the Recount Commission granted the motion to dismiss in that matter.

On December 7th, 2010, the recount director issued an order to convene a meeting of the Recount Commission for December 12th, 2010, at the Hovey House here in Mt. Vernon, Indiana, to expeditiously complete the recount of all votes ordered recounted. As the recount director has ordered, this Commission will do just that and complete this recount. That means that we will conduct our business without delays and in an orderly fashion. I want to inform the parties that we will complete the recount today and, again, we will decide all issues that we possibly can, but given my experience

of eight years in this -- in this chair and previewing ballots that were put in dispute and the reasons for the dispute, I'm expecting four to five maybe slightly longer in terms of hours to get this done. So I'm asking Counsel to adhere to that expectation noting that we'll -- we will take as long as it takes, but we won't be tolerant of any undue delays.

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Before we proceed are there any matters that either party wishes to address to the Commission?

MR. BROWN: Mr. Chairman, I would ask for a procedural ruling related to the guidelines of the Commission.

During the inspection and audit of ballots and -- and in our research of these materials later on, we found what we believe to be as many as 39 invalidly executed, under Indiana statute, electronic ballots, but the guidelines do not provide for any method of disputing electronic ballots and we would wish that before tallying a precinct, you allow us to present evidence related to invalidly executed electronic ballots prior

to tallying -- tallying what State of Board of Accounts may have ruled as a precinct without disputed ballots. We have those duly marked and we're -- we -- we are cognisant of the timeframe and we're willing to move along. We would just request the ability to -- to present that evidence as it appears in a precinct before tallying that precinct.

MR. CHAIRMAN: The procedure we use is, is that we will go in a very orderly fashion, sometimes precinct by precinct, but you will have every opportunity to make a point of record the argument that you wish. We usually first go through the recount for the Petitioner's case in chief and then let the Respondent quote their case in chief, so I don't see -- see that you won't have such an opportunity.

MR. BROWN: Okay.

MR. CHAIRMAN: Does Counsel agree with that?

MR. KING: Yes, Mr. Chairman. I will add that there are procedures set forth in the guidelines, chapter five, concerning the tallying of electronic votes, but I agree

1	with your statement.
2	MR. CHAIRMAN: Okay. Counsel?
3	MS. BARNES: Agree.
4	MR. CHAIRMAN: Okay. Let's start
5	this recount.
6	Has the State Board of Accounts
7	completed their final tally sheet?
8	MR. ROGINA: Yes.
9	MR. CHAIRMAN: Are there any
10	precincts are there any precincts in which
11	there are no disputed votes at all,
12	Mr. Skolnik?
13	MR. SKOLNIK: Mr. Chairman and
14	members of the Commission, you have placed
15	before you the recount tally sheets that have
16	been prepared by the State Board of Accounts,
17	and the answer to your question is, yes, that
18	tally sheet does reflect that there are
19	several precincts in which there are no
20	disputed ballots according to the tally
21	formed by the State Board of Accounts.
22	MR. CHAIRMAN: And could you read
23	the name of those precincts, including the
24	nonvoting precincts and the votes cast for
25	each candidate.

1	MR. SKOLNIK: Yes, Mr. Chairman.
2	The Commission shall the recount
3	shall be conducted first of all may begin
4	with any county agreed upon by the parties.
5	The tally sheet that has been prepared by the
6	State Board of Accounts begins with the
7	precincts in Posey County, followed by
8	Vanderburgh County and Gibson County. In
9	order to follow that tally sheet in probably
10	the most effective way, I would recommend, if
11	both parties would agree, that we begin with
12	Posey County.
13	MR. CHAIRMAN: Any objection from
14	the parties?
15	MR. BROOKS: No objection.
16	MR. BROWN: No objection.
17	MR. CHAIRMAN: Is yours working
18	now?
19	MR. BROWN: Yeah.
20	MR. CHAIRMAN: I don't think it
21	is. Tap on it.
22	(Off the record - Discussion
23	regarding microphones)
24	MR. CHAIRMAN: Okay. Proceed,
25	Mr. Skolnik.

MR. SKOLNIK: Thank you, 1 2 Mr. Chairman. Mr. Chairman and members of the 3 Commission, if you turn your attention to 4 Posey County Bethel precinct, there are no 5 disputed votes in that precinct according to 6 the tally sheet prepared by the State Board 7 of Accounts. The State Board of Accounts 8 reflect the full valid ballots tallied 9 indicate 50 votes for Mr. Deig, 61 votes for 10 Ms. McNamara, and four no votes were tallied. 11 MR. DURNIL: I would move we 12 accept the State Board of Accounts tally as 13 final. 14 MR. CHATRMAN: Second the motion. 15 16 Questions? MR. KUZMAN: Ouestion. 17 You touched on electronic. Is this one 18 of the -- are you going to -- procedure-wise 19 20 I want to make sure we get -- make sure they get all your votes and count them. 21 In deference to the MR. BROWN: 22 Chairman's previous comments, I think there's 23 going to be time for me to try and --24 MR. KUZMAN: Okay. 25

1	MR. BROWN: talk to the
2	Commission at that moment when Mr. Skolnik is
3	reading about what he believes is or what
4	has been tallied by the State Board of
5	Accounts as not being disputed, we'll bring
6	that up at the appropriate time, if that's
7	MR. KUZMAN: I just didn't want
8	to lose your just give you a chance for
9	the record.
10	MR. BROWN: And in and in
11	Bethel we we don't believe we have any
12	electronic ballot disputes.
13	MR. CHAIRMAN: Okay. I do want
14	you to make a note, until we get some answers
15	from Counsel, the first time you do have an
16	argument to make, use that first
17	opportunity
18	MR. BROWN: Right.
19	MR. CHAIRMAN: and we'll set
20	the course from there. Okay?
21	MR. BROWN: Sure.
22	MR. KUZMAN: And I'd also like
23	if I may, sir, after each precinct like to
24	make a record that there is none or is
25	some

1	MR. BROWN: Okay.
2	MR. KUZMAN: so we're clear on
3	electronic tallies.
4	MR. CHAIRMAN: Okay. So we have
5	a motion. Any discussion? Hearing none.
6	All in favor?
7	Aye.
8	MR. DURNIL: Aye.
9	MR. CHAIRMAN: Okay. Unanimous.
10	MR. SKOLNIK: Mr. Chairman and
11	members of the Commission, the next precinct
12	in which the State Board of Accounts tally
13	sheet reflects that there were no disputed
14	votes is Black precinct 2 in Posey County.
15	MR. BROWN: Mr. Chairman
16	MR. CHAIRMAN: Yes.
17	MR. BROWN: this is where we
18	believe this is a precinct we believe we
19	have a disputed electronic ballot.
20	MR. CHAIRMAN: Okay. Hold that
21	thought.
22	Counsel, is this where he needs to make
23	the argument?
24	MR. KING: Mr. Chairman, under
25	the guidelines the first stage of the

proceeding is to identify the precincts which have no disputes and to tally the votes accordingly. It would then be the procedure under the guidelines after that process is completed to go back in alphanumeric order and cover precincts such as Black 2 in which a dispute has, in fact, been identified.

MR. CHAIRMAN: Okay. But we're saying that there are no disputes and the party is saying there is a dispute, if I have this correct. So they should make that objection and we'll hold that off then?

That would be my suggestion under the guidelines, because it contemplates a routine first step of clearing the record of precincts that have no disputes.

MR. KING:

MR. CHAIRMAN: Okay.

MR. BROWN: Can I ask Counsel --

Yes, Mr. Chairman.

MR. CHAIRMAN: Go ahead.

MR. BROWN: But -- but if -- if that's true we will take a motion, though, that there is no dispute, how does Counsel then come back and say there's a dispute with the tally sheet still? So do we need to move

that precinct procedurally to the disputed issue?

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MR. CHAIRMAN: Counsel?

MR. KING: Mr. Chairman and members of the Commission, I think it's sufficient if the Commission notes for the record and those who are using the tally sheets note on the tally sheet that there is, in fact, a dispute in the precinct raised by either of the parties and so it would not be included in the list covered under the -- the guidelines that Mr. Skolnik is going through.

MR. KUZMAN: Okay.

MR. CHAIRMAN: Counsel?

MR. BROOKS: Mr. Chairman, I guess I'm a little confused as to what the argument is. In -- in Black 2, for example, there is one exhibit which is a single poll book page, and my understanding would be that, if there are any -- I'm not exactly sure what the dispute is, but once the precincts had been opened and we went through it, Counsel would have had an opportunity to make exhibits of the electronic tapes or whatever the issue is. These -- these

precincts are closed, and I'm not -- I'm not 1 sure what is going to be allowed based on a 2 single exhibit which is a single poll sheet. 3 I understand the argument, but I know they 4 didn't make any exhibits, and if it's an 5 electronic voting issue comparing the tapes, 6 the tapes were in the poll book and -- or in 7 the precincts' election materials, they 8 9 should have made exhibits of those things and, therefore, preserve some argument. 10 11 MR. CHAIRMAN: Well, we -- we 12 presume we are going to hear what the 13 argument is going to be. We're trying to figure out if we have any precincts that no 14 15 one has any problems with and then we're making those lists and then we can debate the 16 17 merits of -- of his dispute when we get to that point. 18 19 Counsel, did you want to add something 20 to that? 21 MR. KING: No, nothing, Mr. Chairman. 22 23 MR. CHAIRMAN: Counsel? MS. BARNES: No, thank you. 24 25 MR. CHAIRMAN: All right. So

then it's the procedure if -- if as we're 1 going through looking for precincts where 2 there are no disputes, if -- if either party 3 has a dispute, do make that objection so we 4 can move it to a separate list. 5 So I'll note that, in fact, Posey 6 County Black 2 there was an objection and 7 that is a disputed precinct, so we can put 8 that precinct on a different part of the 9 list. 10 Mr. Recount Director. 11 MR. SKOLNIK: Thank you, 12 Mr. Chairman. 13 The next precinct in which the tally 14 sheet reflects that there are no disputed 15 votes is Posey County Black 3. 16 MR. BROWN: No objections. 17 MR. SKOLNIK: The votes tallied 18 by -- the votes totaled by the State Board of 19 Accounts in connection with Black 3 reflect 20 165 votes for Mr. Deig, 133 votes for 21 Ms. McNamara, ten no votes. 22 MR. DURNIL: We move it be -- be 23 moved to be the final vote. 24 MR. KUZMAN: Second. 25

1	MR. CHAIRMAN: Motion and a
2	second.
3	Any discussion?
4	Hearing none.
5	All in favor?
6	Aye.
7	MR. KUZMAN: Aye.
8	MR. CHAIRMAN: Unanimous aye.
9	Mr. Skolnik.
10	MR. SKOLNIK: Thank you,
11	Mr. Chairman.
12	The next precinct in which there are no
13	disputed votes contained on the tally sheet
14	prepared by the State Board of Accounts is
15	Posey County Black 5.
16	MR. BROWN: We believe we have
17	three electronic ballots to dispute,
18	Mr. Chairman.
19	MR. CHAIRMAN: I note one of the
20	parties disputes this precinct, so we will
21	not take a vote.
22	MR. SKOLNIK: Mr. Chairman, the
23	next precinct in which the State Board of
24	Accounts tally sheet reflects that there are
25	no disputed votes is Black Posey County

1	Black 6.
2	MR. BROWN: Mr. Chairman, we
3	believe we have electronic ballots to dispute
4	in that precinct.
5	MR. CHAIRMAN: Hearing an
6	objection, we will not vote on that precinct.
7	Mr. Skolnik.
8	MR. SKOLNIK: Mr. Chairman, the
9	next precinct which the State Board tally
10	State Board of Accounts tally sheet reflects
11	that there are no disputed votes would be
12	Posey County Black 8.
13	MR. BROWN: Mr. Chairman, we also
14	believe we have electronic ballots in that
15	precinct to dispute.
16	MR. CHAIRMAN: To disputed
17	precincts.
18	Mr. Skolnik.
19	MR. SKOLNIK: Mr. Chairman and
20	members of the Commission, the next precinct
21	in Posey County in which the State Board of
22	Accounts the tally sheet reflects that there
23	are no disputed ballots is Black Number 12.
24	MR. BROWN: Actually
25	MR. CHAIRMAN: Mr. Brown.

1	MR. BROWN: Actually, we have
2	there's a there was an invalid provisional
3	ballot there. It's not the same issue,
4	Mr. Chairman, but we disputed the invalid
5	provisional ballot, and I don't so I think
6	we would like to leave that open for dispute
7	if possible.
8	MR. CHAIRMAN: Counsel, did you
9	have something?
10	MR. BROOKS: No. I just didn't
11	understand where we're at in the precincts
12	listed. I agree.
13	MR. CHAIRMAN: Mr. Brown has
14	disputed that.
15	MR. BROWN: That was Black 12.
16	MR. CHAIRMAN: Black 12 is
17	disputed.
18	MR. SKOLNIK: I apologize. I
19	have listed it as disputed.
20	Mr. Chairman and members of the
21	Commission, the next precinct on the State
22	Board of Accounts tally sheet in which
23	reflects that there are no disputed ballots
24	would be Posey County Center North.
25	MR. BROWN: Again, this is not

the electronic ballot issue, but a disputed 1 2 unopened absentee ballot. 3 MR. CHAIRMAN: Okay. MR. SKOLNIK: Mr. Chairman, the 4 5 next precinct in Posey County in which the State Board of Accounts tally sheet reflects 6 no disputed ballots would be Center South. 7 8 MR. BROWN: Mr. Chairman, we believe we have electronic ballots to dispute 9 10 in that precinct. MR. CHAIRMAN: Okay. 11 12 MR. SKOLNIK: Mr. Chairman, the next precinct in Posey County in which the 13 State Board of Accounts tally sheet reflects 14 15 no disputed ballots would be Harmony Number 16 2. 17 MR. BROWN: No objections in that precinct. 18 MR. CHAIRMAN: Mr. Skolnik. 19 MR. SKOLNIK: Mr. Chairman and 20 members of the Commission, the votes tallied 21 by the State Board of Accounts in Harmony 22 23 Number 2 precinct in Posey County reflect that there were 135 votes for Mr. Deig, 127 24 25 votes for Ms. McNamara. One invalid ballot

1	was cast for Ms. McNamara and there were
2	three no votes.
3	MR. DURNIL: I move we accept the
4	State Board of Accounts as
5	MR. KUZMAN: Second.
6	MR. DURNIL: final.
7	MR. CHAIRMAN: Motion and a
8	second.
9	Any discussion?
10	Hearing none.
11	All in favor of the motion?
12	MR. DURNIL: Aye.
13	MR. KUZMAN: Aye.
14	MR. CHAIRMAN: Ayes unanimous.
15	Mr. Skolnik.
16	MR. SKOLNIK: Mr. Chairman, the
17	next precinct in Posey County for which the
18	State Board of Accounts tally sheet reflects
19	that there are no disputed votes would be
20	Harmony Number 3.
21	MR. BROWN: No objections.
22	MR. CHAIRMAN: Hearing no
23	objection, Mr. Skolnik.
24	MR. SKOLNIK: Mr. Chairman, the
25	votes tallied by the State Board of Accounts

1	for Harmony Number 3 precinct reflect 79
2	votes for Mr. Deig, 74 for Ms. McNamara,
3	seven no votes.
4	MR. DURNIL: I move we accept the
5	tally.
6	MR. KUZMAN: Second.
7	MR. CHAIRMAN: Motion and a
8	second.
9	All in favor?
10	MR. KUZMAN: Aye.
11	MR. CHAIRMAN: Aye. Ayes
12	unanimously.
13	Mr. Skolnik.
14	MR. SKOLNIK: Mr. Chairman and
15	members of the Commission, the next precinct
16	in Posey County for which the State Board of
17	Accounts tally sheet reflects that there were
18	no disputed ballots is Lynn West.
19	MR. CHAIRMAN: Hearing no
20	objection, Mr. Skolnik.
21	MR. SKOLNIK: The votes tallied
22	in Lynn West by the State Board of Accounts
23	reflects 94 votes for Mr. Deig, 42 votes for
24	Ms. McNamara. One invalid ballot was cast
25	for Mr. Deig and two no votes were tallied by
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the State Board of Accounts.
MR. DURNIL: I move we accept the
tally as final.
MR. KUZMAN: Second.
MR. CHAIRMAN: Hearing a motion
and a second.
All in favor?
MR. DURNIL: Aye.
MR. CHAIRMAN: Aye.
Ayes unanimously.
Mr. Skolnik.
MR. SKOLNIK: Mr. Chairman, the
next precinct in Posey County for which the
State Board of Accounts tally sheet reflects
that there are no disputed ballots is Robb
Number 3.
MR. CHAIRMAN: Hearing no
objection, Mr. Skolnik?
MR. SKOLNIK: The votes tallied
in Robb Number 3 by the State Board of
Accounts reflects 68 votes for Mr. Deig, 90
votes for Ms. McNamara. Two invalid ballots
were cast for Ms. McNamara and there were
seven no votes.
MR. DURNIL: I move we accept the

1	tally as final.
2	MR. KUZMAN: Second.
3	MR. CHAIRMAN: Hearing hearing
4	a motion and a second.
5	All in favor?
6	MR. DURNIL: Aye.
7	MR. KUZMAN: Aye.
8	MR. CHAIRMAN: Ayes unanimous.
9	Mr. Skolnik.
10	MR. SKOLNIK: Mr. Chairman, the
11	next precinct in Posey County for which the
12	State Board of Accounts tally sheet reflects
13	there are no disputed ballots is Robinson 1.
14	MR. CHAIRMAN: Hearing no
15	objection, Mr. Skolnik.
16	MR. SKOLNIK: The votes tallied
17	for Robinson 1 by the State Board of Accounts
18	reflects 143 votes for Mr. Deig, 198 votes
19	for Ms. McNamara. There were three invalid
20	ballots tallied that were cast for
21	Ms. McNamara and there are four no votes.
22	MR. DURNIL: I move we accept the
23	tally as final.
24	MR. KUZMAN: Second.
25	MR. CHAIRMAN: Motion and a

1	second.
2	All in favor?
3	MR. DURNIL: Aye.
4	MR. CHAIRMAN: Aye.
5	Ayes unanimous.
6	MR. SKOLNIK: Mr. Chairman, the
7	next precinct in Posey County for which the
8	State Board of Accounts tally sheet reflects
9	that there are no disputed ballots is
10	Robinson Number 2.
11	MR. CHAIRMAN: Hearing no
12	objection, Mr. Skolnik.
13	MR. SKOLNIK: The votes tallied
14	in for Robinson Number 2 precinct reflect
15	231 votes for Mr. Deig, 310 votes for
16	Ms. McNamara. There were five invalid
17	ballots cast for Mr. Deig and there were five
18	no votes.
19	MR. DURNIL: I move we accept the
20	tally as final.
21	MR. CHAIRMAN: Second?
22	MR. KUZMAN: Second.
23	MR. CHAIRMAN: Hearing a motion
24	and a second.
25	All in favor?

1	MR. DURNIL: Aye.
2	MR. KUZMAN: Aye.
3	MR. CHAIRMAN: Ayes unanimous.
4	Mr. Skolnik.
5	MR. SKOLNIK: Mr. Chairman, the
6	next precinct in Posey County for which there
7	are no disputed ballots is Robinson Number 3.
8	MR. CHAIRMAN: Hearing no
9	objection, Mr. Skolnik.
10	MR. SKOLNIK: The votes tallied
11	for Robinson Number 3 by the State Board of
12	Accounts reflect 231 votes for Mr. Deig, 346
13	for Ms. McNamara and there were 15 no votes.
14	MR. DURNIL: I move we accept the
15	tally as final.
16	MR. KUZMAN: Second.
17	MR. CHAIRMAN: Hearing a motion
18	and a second.
19	All in favor?
20	MR. DURNIL: Aye.
21	MR. CHAIRMAN: Aye.
22	Ayes unanimous.
23	MR. KUZMAN: Yes.
24	MR. CHAIRMAN: Mr. Skolnik.
25	MR. SKOLNIK: Thank you,

Mr. Chairman. 1 We now turn our attention to the votes 2 3 cast in Vanderburgh County. MR. KUZMAN: Do we tally the --4 5 MR. CHAIRMAN: Yeah. Let's go through -- or do you want to tally the 6 7 County? The Commissioner is asking if we need to stay in Posey County or we just keep 8 9 going? MR. SKOLNIK: We proceed to 10 11 Vanderburgh County, I believe. Mr. Chairman and members of the 12 13 Commission, the first precinct in Vanderburgh County for which the State Board of Accounts 14 15 tally sheet reflects that there are no disputed ballots would be Ward 6, Number 9. 16 17 MR. CHAIRMAN: Hearing no 18 objection, Mr. Skolnik. 19 MR. SKOLNIK: The votes tallied by the State Board of Accounts for Ward 6, 20 21 Number 9 reflect 207 votes for Mr. Deig, 144 votes for Ms. McNamara and there were six no 22 23 votes. 24 MR. DURNIL: I move we accept the tally as final. 25

1	MR. KUZMAN: Second.
2	MR. CHAIRMAN: Motion and a
3	second.
4	All in favor?
5	Aye.
6	MR. KUZMAN: Aye.
7	MR. CHAIRMAN: Unanimous Aye.
8	Mr. Skolnik.
9	MR. SKOLNIK: Mr. Chairman and
10	members of the Commission, the next precinct
11	in Vanderburgh County for which the State
12	Board of Accounts tally sheet reflects that
13	there are no disputed ballots would be Ward
14	6, Number 11.
15	MR. CHAIRMAN: Hearing no
16	objection, Mr. Skolnik.
17	MR. SKOLNIK: The votes tallied
18	by the State Board of Accounts for Ward 6,
19	Number 11 reflect 275 votes for Mr. Deig, 209
20	votes for Mr for Ms. McNamara, 16 no
21	votes.
22	MR. DURNIL: I move we accept the
23	tally as final.
24	MR. KUZMAN: Second.
25	MR. CHAIRMAN: Motion and a

1	second.
2	All in favor?
3	MR. KUZMAN: Aye.
4	MR. CHAIRMAN: Aye.
5	Unanimous ayes.
6	Mr. Skolnik.
7	MR. SKOLNIK: Mr. Chairman, the
8	next precinct in Vanderburgh County for which
9	the State Board of Accounts tally sheet
10	reflects that there are no disputed ballots
11	would be Perry Number 1.
12	MR. BROWN: This is a precinct we
13	believe we have electronic ballots to
14	dispute.
15	MR. CHAIRMAN: Go ahead and shout
16	that out or
17	MR. BROWN: I'm sorry. This is a
18	precinct we believe we have electronic
19	ballots to dispute.
20	MR. CHAIRMAN: Okay. We have an
21	objection. Put this in the disputed list.
22	Mr. Skolnik.
23	MR. SKOLNIK: Mr. Chairman, the
24	next precinct in Vanderburgh County for which
25	the State Board of Accounts tally sheet

De Perry Number 4. MR. CHAIRMAN: Hearing no objections, Mr. Skolnik. MR. SKOLNIK: The votes tallied by the State Board of Accounts for Perry Number 4 reflect 197 votes for Mr. Deig, 229 votes for Ms. McNamara, six no votes. MR. DURNIL: I move we accept the tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous. MR. CHAIRMAN: Motion is
objections, Mr. Skolnik. MR. SKOLNIK: The votes tallied by the State Board of Accounts for Perry Number 4 reflect 197 votes for Mr. Deig, 229 votes for Ms. McNamara, six no votes. MR. DURNIL: I move we accept the tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. SKOLNIK: The votes tallied by the State Board of Accounts for Perry Number 4 reflect 197 votes for Mr. Deig, 229 votes for Ms. McNamara, six no votes. MR. DURNIL: I move we accept the tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion MR. CHAIRMAN: There's a motion All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. KUZMAN: Aye. MR. KUZMAN: Motion is unanimous.
by the State Board of Accounts for Perry Number 4 reflect 197 votes for Mr. Deig, 229 votes for Ms. McNamara, six no votes. MR. DURNIL: I move we accept the tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
Number 4 reflect 197 votes for Mr. Deig, 229 8 votes for Ms. McNamara, six no votes. 9 MR. DURNIL: I move we accept the 10 tally as final. 11 MR. CHAIRMAN: And a second? 12 MR. KUZMAN: Second. 13 MR. CHAIRMAN: There's a motion 14 and a second. 15 All in favor? 16 MR. DURNIL: Aye. 17 MR. KUZMAN: Aye. 18 MR. CHAIRMAN: Motion is 19 unanimous.
votes for Ms. McNamara, six no votes. MR. DURNIL: I move we accept the tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. DURNIL: I move we accept the tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. KUZMAN: Motion is unanimous.
tally as final. MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. CHAIRMAN: And a second? MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. KUZMAN: Second. MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. CHAIRMAN: There's a motion and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
and a second. All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
All in favor? MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. DURNIL: Aye. MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. KUZMAN: Aye. MR. CHAIRMAN: Motion is unanimous.
MR. CHAIRMAN: Motion is unanimous.
19 unanimous.
Mr. Skolnik.
MR. SKOLNIK: Mr. Chairman, the
next precinct in Vanderburgh County for which
the State Board of Accounts tally sheet
reflects there no disputed ballots is Perry
Number 7.

MR. CHAIRMAN: Hearing no --1 MR. BROWN: Actually, we do 2 3 believe we have a dispute in that. It's actually of an absentee ballot, but it's --4 it's not electronic, but we have a dispute. 5 MR. CHAIRMAN: Okay. Perry 7 is 6 7 disputed. Mr. Skolnik. 8 MR. SKOLNIK: Mr. Chairman, the 9 next precinct for which there are no disputed 10 ballots listed on the tally sheet would be 11 12 Perry Number 8. MR. BROWN: We believe we have 13 electronic ballots to dispute. 14 MR. CHAIRMAN: Perry 8 is 15 disputed. 16 Mr. Skolnik. 17 MR. SKOLNIK: Mr. Chairman, the 18 next precinct for which there -- in which 19 there are no disputed ballots listed on the 2.0 tally sheet in Vanderburgh County would be 21 Perry Number 10. 22 MR. BROWN: We believe we have a 23 provisional ballot in that precinct that was 24 25 not opened that's disputed.

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1	MR. CHAIRMAN: Perry 10 is
2	disputed.
3	MR. SKOLNIK: Mr. Chairman, the
4	last precinct in Vanderburgh County for which
5	the State Board of Accounts tally sheet
6	reflects no disputed ballots would be Union
7	Number 1.
8	MR. CHAIRMAN: No objection.
9	Mr. Skolnik.
10	MR. SKOLNIK: The votes tallied
11	by the State Board of Accounts in Union
12	Number 1 in Vanderburgh County reflect 69
13	votes for Mr. Deig, 47 votes for
14	Ms. McNamara, two no votes.
15	MR. DURNIL: I move we accept the
16	tally as final.
17	MR. KUZMAN: Second.
18	MR. CHAIRMAN: Motion and a
19	second.
20	All in favor say, "Aye."
21	MR. DURNIL: Aye.
22	MR. KUZMAN: Aye.
23	MR. CHAIRMAN: Motion carries
24	unanimously.
25	Mr. Skolnik.

1 MR. SKOLNIK: Mr. Chairman and 2 members of the Commission, both precincts in 3 -- it's my understanding both precincts in Gibson County have disputed ballots. 4 5 MR. CHAIRMAN: Okay. Thank you very much. 6 Counsel or Mr. Director, what's next? 7 Okay. The Commission will now proceed 8 9 to count the ballots. Well, let's see. I think we can take a vote on 10 11 the undisputed precincts now or do you want to wait? Do you need another vote from us 12 13 for the final tally or the individual motions we do suffice? 14 15 MR. KING: Mr. Chairman, the individual motions are sufficient at this 16 17 point. There will be a vote on the tally at the conclusion of the recount proceeding. 18 19 MR. CHAIRMAN: Okay. The Commission then will now to proceed to count 20 21 the ballots in precincts with one or more 22 disputed ballots. Has a -- has a determination been made 23 24 regarding the order in which we review the 25 counties -- same order -- the disputes?

MR. SKOLNIK: Mr. Chairman, as you know, the guidelines provide that there —— we proceed to take those per agreement of the parties, and if no agreement can be reached, then by order of this Commission. I would recommend that we proceed in the same order that we have —— that we have already here today in which we begin with the ballots cast in Posey County followed by Vanderburgh and then Gibson unless there's any objection from either members of the Commission or the parties.

MR. CHAIRMAN: Hearing no objection, we will proceed with Posey, then Vanderburgh, then Gibson.

MR. SKOLNIK: Mr. Chairman, it's my understanding now that we begin to look at the ballots and -- and the -- the tally in precincts other than the ones in which there's been no dispute and that the Commission begins by recognizing the director to present State Board of Accounts regarding the ballots cast within these precincts.

First of all, the director should state the number of undisputed valid votes cast for

each candidate, followed by the undisputed 1 invalid votes cast for each candidate and 2 then the no votes in -- in each precinct. 3 And then I believe that the Commission would 4 5 order those to be counted for the designated candidates. 6 Is that correct, Mr. Chairman? 7 MR. CHAIRMAN: Yeah, please. 8 9 Please proceed. MR. SKOLNIK: Okay. Mr. Chairman 10 11 and members of the Commission, we will begin with, in Posey County, Black Number 1. 12 13 tally from the State Board of Accounts reflects that there were 230 votes cast for 14 15 Mr. Deig, 219 votes, Ms. McNamara. one disputed valid ballot cast for 16 17 Mr. Deig. There were nine no votes. MR. CHAIRMAN: Hearing no 18 objection from the parties, members of the 19 Commission, motion? Discussion? 20 21 MR. BROWN: Actually, this -this would be appropriate, Mr. Chairman -- I 22 23 was trying to find the appropriate time. Since -- and I -- I disagree with Counsel on 24 25 -- on the issue of electronic ballots.

is -- there's a provision to tally in the -in the -- in the guidelines electronic There is no provision to dispute ballots. electronic ballots. We believe we have direct evidence that two votes were cast in this precinct that are -- were invalidly executed, voters that were not registered in this precinct. And I'm going to be real careful, because these voters actually signed the poll book, and I don't believe it's -- I don't believe it's in the best interest of this Commission -- I would defer to the Chairman's opinion, but I'm going to attempt not to use the voters' names where possible because I don't believe in singling them out. But we do believe we have evidence related to those two electronic ballots and, therefore, we would like to present that evidence and then go forward before tallying what is a -you know, what the State Board of Accounts has tallied as undisputed, because since no procedure was present to dispute electronic ballots, we disputed the relevant materials. And we don't believe that a tally tape from a machine is the same as a ballot. We believe

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that the statutes of the state as well as the 1 quidelines of the Commission are a bit -- a 2 bit behind the times in electronic voting and 3 that we have -- we should have the 4 opportunity to present this evidence and ask 5 the Commission for the appropriate remedy. 6 MR. CHAIRMAN: Okay. Right now 7 we're at that point of the recount where we 8 are trying to take motions on undisputed 9 valid votes, right, and undisputed invalid 10 votes, correct, or not? 11 MR. KING: Mr. Chairman --12 MR. CHAIRMAN: Yes. 13 MR. KING: -- if I may. 14 The past practice of the Commission, at 1.5 least in 2006, was to, after the undisputed 16 precincts were dealt with, for the Commission 17 to consider each of the precincts in the 18 order specified by Mr. Skolnik. 19 Petitioner has begun the presentation of his 20 case in chief --21 MR. CHAIRMAN: Yeah. 22 MR. KING: -- with regard to 23 Black 1. It would be up to the Petitioner to 24 identify whether any of the ballot counts 25

listed on the spreadsheet are, in fact, disputed.

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What I understand Petitioner to be doing is to say that there are additional disputes beyond the votes tabulated on the State Board of Accounts spreadsheet.

MR. CHAIRMAN: Okay. Thank you.

On my list for Black 1, it was -- I noted -- and I could have noted this wrong -- that the -- the process that we just went through a little bit earlier, I don't have any mark next to it. When we talked about Black 1 before, did you make an objection?

MR. BROWN: It was not a -- I did not make an objection because it was not one that was going to be tallied as undisputed. There were -- yeah. Here -- here's the possible confusion. There are disputed ballots, paper ballots in this precinct as well, so it was not on Mr. Skolnik's earlier list, and I'm -- what we're trying to preserve is, before this tally and vote by the Commission where electronic ballots were tallied -- the only thing on the State Board of Accounts and -- and the only guidelines

they had to -- I'm not trying to fault the State Board of Accounts. The only -- I believe the only quidelines they had to follow were to put disputed paper ballots on their tally sheet. We're -- what we're saying is, we have evidence of disputed electronic ballots, and if -- we're afraid if the vote of the Commission occurs now to accept all undisputed ballots, we will be prevented in each case, and that's why I raised the objection now to try and get this procedure rolling, Mr. Chairman, so we can decide on this and --

I appreciate you MR. CHAIRMAN: raising your objection, because we are trying to whittle down what the issues are.

> MR. BROWN: Thanks.

MR. CHAIRMAN: So I'm unaware that our guidelines don't address electronic ballots, but we'll get to your arguments, I suppose, in a bit.

What's the advice of Counsel with regard to if -- if -- if further objections are made? It seems to me, I'd put them in the disputed pile and let's go through --

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1 through them at -- at the appropriate time, 2 but I'll take recommendations. 3 Commissioners? MR. KUZMAN: If I -- if I may ask 4 5 -- maybe Counsel can help me here, both sides -- alls we have left now is disputed 6 7 precincts, because this objection was raised in all the other precincts that we didn't 8 9 have a motion. At some -- some point we have to start dealing with each precinct. Am I --10 11 am I -- am I right on that? So if we go through this process and say that we agree 12 13 that Black 1 on this paper is correct, I don't want to prohibit Counsel from raising 14 15 their issues, so I guess where are we to 16 start --17 MR. CHAIRMAN: Whittling it down? MR. KUZMAN: -- dealing with 18 19 that? Yeah, whittling it down. I mean, I understand we all want to try to get this 20 21 done today, and --MR. CHAIRMAN: Counsel. 22 23 MR. KUZMAN: Yeah. MR. CHAIRMAN: Counsel. 24 25 MR. KING: Mr. Commissioner, we

-- we are at the stage where Petitioner is 1 2 presenting the Petitioner's case in chief. 3 It is the Petitioner's responsibility at this point in the proceeding to bring up any 4 5 disputes the Petitioner has with regard to precinct Black 1. If Respondent also has 6 disputes concerning Black 1, that's addressed 7 in the second phase of the proceeding in 8 9 Respondent's chief in case -- or case in chief. So at this point, the burden is on 10 Petitioner to proceed forward with disputes 11 the Commission to consider and for Respondent 12 to make arguments to rebut the contention 13 made by Petitioner. 14 MR. BROOKS: I'm sorry. May I 15 ask -- we're going to go through all of the 16 precincts with Mr. Brown's objections and 17 then start back over again with ours, 18 19 disputes? 20 MR. CHAIRMAN: Correct. 21 MR. KING: Mr. Chairman, yes, that is the procedure specified in the 22 23 guidelines. MR. KUZMAN: Brad, you answered 24 25 my question and stated it much better than I

did. Thank you.

MR. CHAIRMAN: Mr. Brown.

MR. BROWN: Thank you. So,

Mr. Chairman, I would -- I would ask what you would prefer on the most appropriate way to share this evidence with -- I mean, I have exhibit numbers and I can refer to lines if you like trying not to identify voters or I can use initials. I'm trying to establish this procedure. We're going to have several of these. I mean, we believe there's somewhere in the 30s of these types of objections, and I don't want to -- I want to get this procedure straight if -- if at all possible early on, sir.

MR. CHAIRMAN: Yeah. Well, let me just give you some guidance.

You have to make your case and you have to present evidence in the form or fashion that allows you to present your case. I appreciate you wanting to keep information that doesn't need to be public private. Once you say a voter's name and then get into the ballots, well then, you've -- we've uncovered and not allowed the secrecy of the ballots.

1 I appreciate you doing that where you can. On the other hand, this is a public 2 3 proceeding and -- and you have to make a 4 case. 5 MR. BROWN: Okay. MR. CHAIRMAN: Counsel. 6 7 MR. KING: Mr. Chairman, in -- in past practice of the Commission, the State 8 Board of Accounts has been directed to 9 produce copies of exhibits that were 10 identified by Petitioner. I think State 11 Board of Accounts --12 13 MR. CHAIRMAN: Have those? MR. KING: -- has been prepared 14 15 -- is preparing those. MR. CHAIRMAN: Oh, great. 16 17 they -- State Board of Accounts, what they'll do is, is if your exhibit numbers match up 18 and all that, they'll present to us copies. 19 MR. BROWN: Thank you, 20 21 Mr. Chairman. In Black 1 then, the exhibit, the only 22 exhibit from the materials audited in Black 1 23 is Exhibit Number 4. 24 25 MR. CHAIRMAN: Just give us a

chance here.

MR. SKOLNIK: Mr. Chairman, the State Board of Accounts will assist us in making sure the exhibits are distributed to you.

(Off the record - Distributing
exhibits)

MR. SKOLNIK: Members of the Commission, you are being handed the exhibits for Black -- for the precinct Black Number 1 and I believe it's Exhibit Number 4, which is the one that is being discussed by counsel for Petitioner.

MR. CHAIRMAN: Counsel.

MR. BROWN: Mr. Chairman and members of the Commission, Exhibit Number 4 we have registration cards for Erin Siegel and -- well, actually, we have a registration card for Erin Siegel and then we have -- that -- that is related to Exhibit 4. She is registered in Black 8, according to the Posey County Clerk, and due to the tally of the State Board of Accounts, there was no variance in the number of -- actually, they had one less signature, so we believe this

voter was allowed to vote, should have been required to vote provisionally under -- under 3-7-48-1 --

MR. CHAIRMAN: Which is?

MR. BROWN: -- because the voter was not registered in the precinct. And that would be our objection to tallying the votes.

And, you know, we -- we understand that since this is a new argument on electronic ballots, we want to present this evidence, and we don't believe that the Commission -we would urge the Commission to, because of the number of these votes and the number of the evidence on -- on votes tallied this way and votes cast this way, if it's done on a precinct-by-precinct level, it may not affect the highest number of votes in House District 76, but in totality it will have a huge effect, we believe, as we have tallied over 30 of these votes, and we believe that, therefore, the remedy should -- maybe the Commission -- I'd ask for whether they want to choose to discuss possible remedies now or after they've heard from other precincts or what procedure they'd like to go with on --

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1	on that issue.
2	MR. CHAIRMAN: We'll go with the
3	procedure we laid out, so I'm giving extra
4	time for you to make arguments since this is
5	the first one, but as we continue to go on,
6	we'll put time limits on each side to make
7	their arguments per ballot. So are you done
8	making your argument or do you want
9	MR. BROWN: I'm done.
10	MR. CHAIRMAN: Okay. Please go
11	ahead. You're done?
12	MR. BROWN: I'm done. Does the
13	Commission wish to see the voter registration
14	card?
15	MR. CHAIRMAN: If you're talking
16	about it, we ought to see it.
17	So they don't have copies of that
18	either?
19	MR. SKOLNIK: Mr. Chairman, I
20	assume this should be marked as an exhibit if
21	it's being offered.
22	MR. CHAIRMAN: Yeah. Who is in
23	charge of that? Is that you, Brad?
24	MR. SKOLNIK: Yes, I can do that.
25	This will be reflected as Exhibit P,

1	for Petitioner, P1.
2	MR. KUZMAN: Mr. Chairman.
3	MR. CHAIRMAN: Yes.
4	MR. KUZMAN: If we're going to
5	mark these, I would assume mark them and give
6	them to the court reporter to make a
7	permanent record or do we have access to a
8	copy machine if we need to?
9	MR. CHAIRMAN: Well, in terms of
10	copies
11	MR. KUZMAN: I'm just trying to
12	I'm just trying to
13	MR. SKOLNIK: As a general rule,
14	the exhibits, the originals would go to the
15	court reporter.
16	MR. KUZMAN: Right.
17	MR. CHAIRMAN: And that's what
18	we'll do here.
19	MR. SKOLNIK: Do we have a copy
20	machine?
21	MR. HARTMAN: We have the
22	original exhibits as shown on our exhibit
23	sheet on the tally sheet. This is something
24	that we can get.
25	MR. CHAIRMAN: Yeah. Well, if

they're presenting something that's not going 1 to the State Board of Accounts, we'll --2 3 we'll make the exhibit number. We'll give it -- it will end up with the court reporter in 4 5 a pile right there (indicating), and if Counsel hasn't made copies for all of us in 6 7 terms of the original, we're just going to have share. 8 9 MR. BROWN: Okay. 10 MR. CHAIRMAN: Okay. Could we hear from the other side on 11 their response to this, please. Do you want 12 13 to see the exhibit? Do you know --MR. BROOKS: No. I've -- I've 14 seen it. 15 Well, it's my understanding that there 16 17 is a single dispute that's left in Black 1. And you don't have anything else, Adam? 18 19 MR. BROWN: I don't -- I don't 20 think so --21 MR. BROOKS: Okay. MR. BROWN: -- in Black -- no, 22 23 not in Black 1. MR. BROOKS: Well, I guess I'm a 24 25 little perplexed as to what Mr. Brown thinks

ought to be done about this grievous error that apparently -- first of all, I don't know that we know that anybody on this last sheet actually voted or not. Frequently -- the more general approach is that these people are people who didn't vote or voted provisionally, so I don't know that there's any proof that this lady, Erin, assuming --I'm not very good with Irish. Does Erin with an E have to be a -- but this particular voter, we don't know that she voted -- or he or she, and, furthermore, if she was entitled to vote in Black 8, which is also a precinct in House District 76, I'm not sure what the But at the end of the day, this harm is. Commission's job is to count ballots, and if there's no ballot associated with this particular alleged irregularity to count, I don't know what this Commission can do; furthermore, in the event that this particular voter was allowed to vote and was not registered in the correct -- or voted in the wrong precinct, that falls under some sort of election official error under 312-112, which does not -- means that you

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can't not count a vote because of that kind of error. So -- so we don't know for sure whether this voter voted at all.

Secondly, if there was an error, it was because of an error on the part of an election official.

And third and most important, there's no remedy -- there's one person that voted. I don't understand what Mr. Brown thinks This Commission can do one ought to be done. of two things; count the ballots or throw the whole precinct out, and there's been no allegation of fraud, tampering or misconduct, so that's not an option; plus, it's only one So if we want to make a note, that's fine, but -- but I don't know what the remedy is, because once this precinct is -- we're going to go through these precincts per the Commission's rules, and you're going to have a count. And let's assume this was an irregularity, but there's nothing that can be done because there's no ballot associated with it, then -- then the vote that was counted by the State Board of Accounts is going to stand and we'll move on to the next

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precinct. I don't understand what the -what we're supposed to do with this. What's
the point?

MR. CHAIRMAN: Okay. Thank you. Since this is the first one, I'm going to ask the Petitioner to continue his argument in response.

Is there anything more to add?

MR. BROWN: Thank you,

Mr. Chairman.

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Well, I don't believe counting or throwing the entire precinct out is the only remedy. I also don't believe that there was no harm. We have a voter who was clearly not registered in the precinct, and that is not the mistake. The mistake was to let the voter vote, I guess, but that's not -- that's not a remedy -- that's not to say the vote should have counted. If a -- if a provisional voter shows up at the wrong -- if they would have cast this vote correctly by statute as a provisional vote, it would not have been deemed valid in any way, and it was invalidly executed under the statutes of the law and that's the mistake of the voter in

going to the wrong polling location. happens numerous times on Election Day, so voters that don't go to the right polling location on Election Day, same as this voter did, are going to show up and be told to go to a different location, and if they don't make it, they don't vote. And the only evidence we have are the tallies of the votes from Election Day and the tallies of the State Board of Accounts on the number of signatures in the poll book. There's no evidence this person didn't vote, and, in fact, we have numerous instances where everything matches up and we know these people voted in many precincts because there is no variance in signatures on the poll book versus Election Day tallies, and I would -- I would say on the remedy issue -- and this is really where we're going to, you know, make or break these objections going forward today, is -- is my view, and I don't believe that -- if you look at 312-1118, certification of recount results, in that statute in subsection -- 312-1118C, if there is -- if the Recount Commission or its

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designee determines that there was a mistake made on the printing of ballot, mistake made in the programming of electronic machine, an electronic voting machine malfunctioned or, four, a deliberate act or series of actions occurred that make it impossible to determine which candidate received the highest number of votes, the Commission shall order a special election be conducted under 310-8. And I -- I know that this is -- I don't see -- this is a duty of the Commission if they find this to order that special election. And there are several instances in several precincts where this has occurred and in totality, it's a -- it's a high number of votes. I mean, like I said, we tallied as many as 35 to 40 of these votes districtwide, which is a significant number in a nine-vote election. And we believe that there is a remedy -- it's a special election -- if they determine that this happened in enough precincts and in enough number that they cannot determine who won the race, and that's what we would request, that either this precinct be set aside and in the totality of

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the circumstances, the Commission make its 1 decision or that they -- you know, at the end 2 if there's not enough votes they feel to 3 determine the race, they can choose to not 4 act on this precinct at that time. 5 MR. DURNIL: Are you alleging 6 those actions were deliberate? 7 MR. BROWN: The voter 8 deliberately voted and they showed up and 9 signed four different lines, provided ID. 10 Yeah, I'm --11 MR. DURNIL: Under a conspiracy, 12 13 did they --MR. BROWN: I don't -- I don't 14 believe that's needed by the statute, but 15 there was a deliberate act. 16 MR. CHAIRMAN: Other questions 17 from Commission members to Counsel? 18 MR. KUZMAN: Let me see if I can 19 follow your -- you have a voter, because it's 2.0 electronically, you can't have a ballot 21 attached, so, therefore, you don't know the 22 idea of how that voter cast, so the remedy 23 then you're referring to is a special 24 election in that precinct because you can't 25

1 tally the count because it's electronically and there would be no ballot. 2 MR. BROWN: Correct. 3 MR. KUZMAN: I just wanted to 4 5 make sure. MR. CHAIRMAN: Other questions 6 7 from Commission members? Questions from Commission members? Questions from 8 Commission members to Counsel? 9 Here's one: You cite the statute that 10 deals with problems with machines, but you're 11 not alleging there's a problem with a 12 machine; you're saying the problem is with 13 supposedly this voter who voted outside her 14 15 precinct. MR. BROWN: I read the -- I read 16 17 the entire statute, Mr. Chairman, and there are provisions of that statute that relate to 18 problems with the machine. The last 19 provision deals with a deliberate act or a 20 series of actions occurred that make it 21 impossible to determine which candidate 22 received the highest number of votes. 23 the provision, C4, that we're actually --24 25 MR. CHAIRMAN: Okay.

1	MR. KUZMAN: counting on.
2	MR. CHAIRMAN: Thank you. And
3	what about the the citation that opposing
4	counsel makes to innocent election errors?
5	How do we know that's not one of those, this
6	whole thing you're bringing up, that an
7	errant poll worker allowed a voter to be
8	signed in; the voter innocently thought that
9	they were in the wrong (sic) precinct and got
10	through the process? Isn't that an innocent
11	election error?
12	MR. BROWN: But but that
13	statute there's no if if the voter
14	so
15	MR. CHAIRMAN: What statute is
16	that again? Page numbers are helpful.
17	MR. BROOKS: 410.
18	MR. CHAIRMAN: Thank you.
19	MR. BROWN: Which I'm sorry.
20	Which which one are you
21	MR. CHAIRMAN: Page 410.
22	MR. BROOKS: That's the statute
23	you're reading from, right?
24	MR. BROWN: Oh, the statute I was
25	reading from. I thought you were asking

1	about
2	MR. CHAIRMAN: Yeah.
3	MR. BROWN: his statute.
4	312-112, the
5	MR. CHAIRMAN: Thank you.
6	MR. BROWN: state statute.
7	MR. CHAIRMAN: Yeah. 312-112,
8	please.
9	MR. BROWN: That is in 371 on
10	371. And I would I would read the first
11	sentence of that to say: Accept as provided
12	a ballot that has been marked and cast by
13	a voter in compliance with this title.
14	We don't believe it was done in
15	compliance with this title. They cast that
16	ballot in the wrong precinct. They're not
17	eligible to vote in that precinct. There was
18	no ballot cast in compliance with this title,
19	and we we don't believe that that that
20	statute even applies to this case.
21	MR. CHAIRMAN: How do you know
22	thank you. How do you know that the voter
23	voted?
24	MR. BROWN: By the tally of
25	Election Day votes and the tally of

1	signatures in the poll book compared to the
2	tally on the electronic voting machine.
3	MR. CHAIRMAN: Meaning that
4	MR. DURNIL: Do you know which
5	office that they voted for?
6	MR. BROWN: I have no idea which
7	office they voted for.
8	I'm sorry, Mr. Chairman, what
9	MR. CHAIRMAN: Yeah, but the
10	tally matches up, you're saying?
11	MR. BROWN: Yes. Well, actually,
12	they had they had a variance they
13	actually had one extra signature no one
14	less signature from their count, so more
15	voters voted than what's in the poll book,
16	but we believe all the ones that signed
17	including these four did vote.
18	MR. CHAIRMAN: And 13 the
19	address that's on the voter registration, is
20	that, in fact, in Black 8 or Black 1?
21	MR. BROWN: The on the on
22	the voter registration, is it 1311
23	Mockingbird Lane? Is that the I neglected
24	to bring extra copies of our materials, but
25	if that's the that's the same address she

address is in in that district. No, we didn't we didn't go and physically drive to the home, but MR. CHAIRMAN: So you don't know if you don't know if it's, in fact, in Black 8 or Black 1? MR. BROWN: That's a that's a record from the clerk's office. We would assume they are they are aware of people's addresses and know where they are registered and which MR. CHAIRMAN: You don't think the clerk's office makes any mistakes? MR. BROWN: I believe they do, sir, but MR. CHAIRMAN: So you haven't checked. What if that's wrong and and and 1311 is actually in Black 1? Then there would be no issue, right, or would there still be? MR. BROWN: If, in fact, it is in the precinct listed	1	she signed in at, we don't believe that
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21 still be? 22 MR. BROWN: If, in fact, it is in 23 the precinct listed	19	and 1311 is actually in Black 1? Then there
MR. BROWN: If, in fact, it is in the precinct listed	20	would be no issue, right, or would there
the precinct listed	21	still be?
	22	MR. BROWN: If, in fact, it is in
MR. CHATRMAN: Then there's no	23	the precinct listed
21	24	MR. CHAIRMAN: Then there's no
25 issue.	25	issue.

MR. BROWN: -- then there would 1 not be. 2 3 MR. CHAIRMAN: Are you -- do you have any evidence to present right now that 4 shows aside from the voter registration 5 definitely where that address is? 6 7 MR. BROWN: Where on a map? Ι could -- I could pull up Google maps and I 8 could use the ---9 MR. CHAIRMAN: That would tell me 10 what precinct it's in? 11 MR. BROWN: I could -- I could --12 we -- we could produce that evidence today if 13 you'd like. I mean, we did not verify on the 14 clerk's website. I mean, I understand your 15 I fail to see that point, Mr. Chairman. 16 there was over 35 voters in this county that 17 were registered in the wrong precinct, had 18 the wrong voter registration card in the 19 wrong precinct, and so --20 Well, I'm not 21 MR. CHAIRMAN: talking about voter registration cards. 22 -- you can't demonstrate where this address 23 actually is so that we can have that as part 24 25 of the -- the record and -- and part of the

evidence, yet you're asking for a special election of at least one precinct, and as you've described, maybe many more, so that to me is kind of drastic.

MR. BROWN: If that voter -- I understand it's drastic, sir, and if that voter was -- if that voter is not valid -- if they -- if their -- if their address is, in fact, in the precinct in which they voted, they're still not -- they would still have trouble with their registration because they're not registered in the clerk's office at that address.

MR. CHAIRMAN: Yeah. And there might be some error, but you're not going to -- that doesn't call for disenfranchisement.

MR. BROWN: We're not asking anyone be disenfranchised; we're asking for those voters to have a voice in that precinct. All the voters that -- and we -- we ask that invalid -- invalidly executed electronic ballots not be allowed to dilute the votes of the other voters who validly cast ballots in that precinct and we think that would be very, very much out of line

1	with what the election code and our
2	constitution
3	MR. CHAIRMAN: Okay.
4	MR. BROWN: requires as far as
5	registration.
6	MR. CHAIRMAN: Any other
7	questions from Commissioners?
8	MR. KUZMAN: I'd like to ask the
9	Recount Director a question.
10	Do we have in our guidelines a way to
11	take judicial notice or a form of judicial
12	notice of this to be put in in the
13	records?
14	MR. SKOLNIK: Judicial notice of
15	what is it that you're holding?
16	MR. BROWN: A valid a valid,
17	potential valid registration filled out by
18	the clerk of is this Posey let me take
19	my glasses off Posey County.
20	MR. SKOLNIK: I am unaware, and I
21	would also defer to Counsel. I'm unaware of
22	any provision that allows for a judicial
23	notice.
24	MR. KUZMAN: I mean, it's a
25	MR. SKOLNIK: If the parties have

1	no objection or something, something can be
2	admitted into evidence.
3	MR. CHAIRMAN: I don't think
4	there's any objection to this as a piece of
5	evidence. I don't think anyone disputes that
6	it's that its validity. So it's there.
7	It's in I don't think any one of us
8	objected to its admission, so it's there.
9	MR. BROWN: Mr. Chairman, we
10	have
11	MR. CHAIRMAN: Other questions
12	from
13	MR. BROWN: Mr. Chairman, we
14	MR. CHAIRMAN: Commissioners?
15	Other questions from Commissioners? Hearing
16	none.
17	Both Counsel wanted to speak, so I'm
18	going to let one more round go briefly and
19	then we're going to take a motion. Okay?
20	MR. BROOKS: Two quick points,
21	Mr. Chairman and Commission members: If
22	every time there's a single voting mistake in
23	a precinct we have a special election, we
24	will never have any elected officials. As
25	you know, Mr. Chairman, from all the

elections, there's no such thing as a perfect 1 2 election. There are always minor errors, and 3 that is exactly why we have 312-112. more importantly, as I'm understanding it, 4 Mr. Brown is asking this Commission to 5 consider a special election. That is a 6 contest remedy. And you may recall that 7 Mr. Brown's contest was dismissed, and I 8 think if you look at the statute that he's 9 reading from, unlike local recounts and 10 contests where they have separate chapters, 11 the -- the contest and the recount for the 12 Recount Commission are all in the same 13 chapter, so in that particular case, you have 14 the -- the recount issues in A, A1, 2 and 3, 15 and then it starts talking about a contest 16 and lists the contest criteria, and they 17 don't have a contest action before this 18 Commission. 19 MR. CHAIRMAN: Thank you. 20 21 Mr. Brown. MR. BROWN: Thank you, 22 23 Mr. Chairman. I was alerted the Posey County Clerk is 24 25 actually in the room today and we think she

can' check verify that the address in 1 question is actually in precinct Black 8, not 2 precinct Black 1, if you'd like that for the 3 -- for the Commission's consideration. 4 5 MR. BROOKS: Mr. Chairman, if it -- if it makes it easier, for purposes of 6 7 discussion, we're not arguing that it's not in -- in Black 8. I don't think that's the 8 main point. I mean, you've got to remember, 9 this entire county is in House District 76, 10 so in the event that this lady cast a vote, 11 she would have voted for House District 76 12 whether it was in Black 1, Black 8 or any 13 other precinct. So it all comes out in the 14 15 The lady voted. If she should have voted in another precinct, it's probably not 16 17 a good thing, but it certainly has no impact on this race, which is what we're here to 18 19 talk about. MR. CHAIRMAN: Okay. Thank you. 20 21 Motions from the Commission. MR. DURNIL: They want her vote 22 23 then? MR. CHAIRMAN: Yeah. 24 25 MR. DURNIL: It's a question of

-- we're kind of -- but presuming this -this voter walked in and showed her voter ID,
had her address on her driver's license,
whatever, and was allowed to vote makes it a
clerical error. And you can't determine good
votes from bad votes or however you want to
describe them the courts have held over the
years, so I would move to deny the -- the
motion or any consideration of this issue.

MR. CHAIRMAN: All right. I'll second the motion.

Further discussion?

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MR. KUZMAN: I think -- if I may.

Mr. Brooks, I think, hit it somewhat close.

You're right. 312-112 talks about

incidentals, but I think when you talk -
what I think Mr. Brown is talking about is

the totality of the circumstances argument.

And if you look at just one, yes, but when

you look at the big picture of things, this

could have an effect on an election. And

you're right; no election is perfect, but

when you start looking at the big picture of

an election and you continue to see potential

mistakes in elections, then I -- this

Commission should be concerned about an -- an 1 election and -- rather than one here or one 2 3 there. I think if I counted -- and correct me if I'm wrong -- one, two -- six to eight, 4 5 maybe ten of these incidents have occurred. I think that throws it out of that potential 6 -- six or eight precincts that are being alleged. I see your -- I saw your marks and 8 9 I'll use the word "alleged", because there's been no evidence other than this precinct put 10 in front of the Commission. So I'm -- I'm a 11 little concerned that we take this motion 12 until we hear the totality of the 13 circumstances argument and -- and see if it's 14 just incidental. 15 MR. CHAIRMAN: Thank you, 16 17 Commissioners. A couple of quick questions for the 18 Petitioner. 19 Both parties have representatives at 20 the precinct level at the polling place, 21 right? 22 MR. BROWN: Yes. 23 MR. CHAIRMAN: And -- and both 24 parties, including Mr. Deig's, are allowed to 25

1 make challenges. MR. BROWN: Correct. 2 3 MR. CHAIRMAN: And both parties and the candidates are allowed to have poll 4 5 watchers, correct? MR. BROWN: Correct. 6 7 MR. CHAIRMAN: Did anything come up or any challenges made throughout the 8 9 process that this voter lived in the wrong or 10 was voting in the wrong precinct? 11 MR. BROWN: We don't have any documentation in the materials we audited 12 13 that shows there was a challenge. MR. CHAIRMAN: I appreciate the 14 15 -- the totality of the circumstances argument and I don't think anyone here is unconcerned 16 17 about this, but mistakes do happen. hasn't been a fair -- a perfect election in 18 the history of civilization, but it does have 19 to be fair and accurate. And as mistakes 20 happen, they happen innocently; they happen 21 randomly; they don't just happen to women; 22 23 they just don't happen to African Americans or -- or anything else like that. I am not 24 25 seeing you present any of those circumstances

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1	here, so I'm going to vote in in favor of
2	Gordon Durnil's motion and move on with the
3	recount and not change the tally based on
4	your argument at this time.
5	Commissioners?
6	MR. DURNIL: We have to
7	MR. CHAIRMAN: Oh. We've got to
8	take
9	MR. DURNIL: tally the vote.
10	MR. CHAIRMAN: All in favor of
11	the motion signify by saying, "Aye."
12	MR. DURNIL: Aye.
13	MR. CHAIRMAN: Aye.
14	All opposed?
15	MR. KUZMAN: Aye.
16	MR. CHAIRMAN: Two to one. The
17	motion carries.
18	And I believe we're on Black 1.
19	Counsel?
20	MR. KING: Mr. Chairman and
21	members of the Commission, I think the the
22	next step would be for the the recount
23	director to read the tally, but we
24	THE REPORTER: I'm sorry. I'm
25	I'm not hearing.
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1 MR. CHAIRMAN: Okay. 2 Can we quiet down, please. 3 THE REPORTER: I'm sorry. 4 ahead. 5 MR. KING: Mr. Chairman and members of the Commission, I think the next 6 7 step would be for Counsel to read the tally in Black 1, but for clarification, there is 8 9 one disputed ballot indicated for Mr. Deig and we're assuming that's Respondent's 10 11 disputed ballot. MR. BROOKS: We have two 12 13 challenged exhibits or two exhibits that we sponsored. Are you wanting me to -- we're 14 15 going to withdraw those at some point, so if we're going to come back around, I'll do it 1.6 17 then, or if you want to do it now, we'll withdraw everything that's disputed by us in 18 19 that precinct. I don't want to get you out 20 of your procedure. 21 MR. CHAIRMAN: So we can get a final tally at that -- at this point then? 22 23 Yeah. Let's do that then. MR. KING: Barring objection from 24 25 any of the parties.

1	MR. CHAIRMAN: Okay. We're ready
2	to to do a final tally on Posey County
3	Black 1 unless there's an objection from a
4	party.
5	MR. BROWN: Just so I understand,
6	Mr. Chairman, Mr. Brooks is withdrawing his
7	his objections in this precinct as well
8	and we're just going to final tally the
9	precinct?
10	MR. CHAIRMAN: That is correct.
11	MR. BROWN: Okay. Great. Thank
12	you. No objection.
13	MR. SKOLNIK: Mr. Chairman, the
14	tally for Black Number 1 would reflect 230
15	votes for Mr. Deig, 219 votes for
16	Ms. McNamara, nine no votes.
17	MR. DURNIL: I move we accept the
18	tally as final.
19	MR. SKOLNIK: It's my
20	understanding I apologize to interrupt.
21	It's my understanding that the disputed valid
22	ballot has been withdrawn?
23	(Off the record - Discussion
24	between Mr. King and Mr. Skolnik)
25	MR. CHAIRMAN: Counsel?

1 MR. KING: Mr. Chairman and members of the Commission, the tally sheet as 2 distributed by State Board of Accounts 3 currently shows 230 votes cast for Mr. Deig, 4 5 219 votes cast by -- cast for Ms. McNamara, with one disputed valid ballot cast for 6 7 Mr. Deig. That's why I asked earlier if that was the ballot disputed by Respondent. 8 9 MR. CHAIRMAN: I'd have to pull it out and see what the exhibit number is. 10 MR. BROOKS: I mean, at the end 11 of the day, there were enough -- if you get 12 13 rid of the disputes of the ballots, the final vote total will be exactly what the vote 14 total from the State Board of Accounts of 15 valid ballots was, so the -- by withdrawing 16 17 everything, it would be 230 Deig, 219 McNamara. 18 Mr. Chairman. 19 MR. KING: MR. CHAIRMAN: Counsel. 20 21 MR. KING: Thank you. That's why as we go through this process, it's important 22 that we verify the math as we've done in 23 previous recounts. 24 25 MR. CHAIRMAN: I want to thank

1	Counsel. We can't have enough eyes on us.
2	MR. SKOLNIK: So, therefore, it's
3	my understanding that the ballots tallied in
4	Black Number 1 would reflect 230 votes for
5	Mr. Deig, 219 votes for Ms. McNamara, nine no
6	votes.
7	MR. DURNIL: I move we accept
8	that tally as final.
9	MR. CHAIRMAN: A second?
10	Any discussion?
11	Hearing none.
12	All in favor signify by saying, "Aye."
13	MR. DURNIL: Aye.
14	MR. CHAIRMAN: Aye.
15	All opposed?
16	MR. KUZMAN: Aye.
17	MR. CHAIRMAN: Motion carries two
18	to one. Thank you.
19	Mr. Skolnik.
20	MR. SKOLNIK: Mr. Chairman, the
21	next precinct in alphanumeric order would be
22	Black Number 2. This is one of the
23	precincts, I believe, in which Mr. Brown
24	indicated that there were some disputed
25	ballots even though the State Board of

1	Accounts tally sheet did not reflect not
2	reflect those.
3	MR. CHAIRMAN: Mr. Brown.
4	MR. BROWN: Not to waste anyone's
5	time, because this issue is not dissimilar
6	from the issue just just decided on, we
7	would withdraw our dispute on Black 2. We
8	MR. CHAIRMAN: When you say
9	I'm interested in understanding at least
10	before you withdraw that.
11	When you say it's not dissimilar, I
12	mean, is it the same exact fact pattern?
13	MR. BROWN: It's not exactly the
14	same. I can go through it quickly.
15	We there was a there was a voter
16	listed in the poll book in this precinct and
17	she was registered in
18	MR. CHAIRMAN: Let's let's go
19	through it, because I just want to
20	MR. BROWN: Okay.
21	MR. CHAIRMAN: understand
22	MR. BROWN: Right.
23	MR. CHAIRMAN: exactly what
24	you're saying
25	MR. BROWN: Yeah. It just

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1	MR. CHAIRMAN: so the Board
2	can get us the exhibits first.
3	MR. BROWN: Yeah. I'm sorry.
4	The exhibit that we're referring to is
5	Exhibit Number 1.
6	MR. KUZMAN: Adam, can you wait
7	until everybody gets the exhibits.
8	MR. BROWN: Right. I'll wait.
9	MR. SKOLNIK: You're referring to
10	Black Number 2, Exhibit
11	MR. BROWN: Black
12	MR. SKOLNIK: Number 1?
13	MR. BROWN: Black 2, Exhibit 1,
14	sir.
15	MR. SKOLNIK: Thank you. The
16	State Board of Accounts will get those for
17	the Commissioners.
18	MR. CHAIRMAN: Black 2 Black
19	2, Exhibit 1?
20	MR. BROWN: Yes, sir.
21	MR. CHAIRMAN: Okay. We're
22	ready.
23	MR. BROWN: In Black 2, Exhibit 1
24	you'll see Betty Schneider Schneider
25	listed in the second row, and her there's
	1

a notation in the third column in her row that says ABS, and so she -- that ABS notation says she voted absentee either early vote or by mail -- we believe it was early vote -- in this precinct. And her -- but she appears on the Absentee Activity Report from the clerk's office in -- in Black -- in precinct Black 1, so we believe she early She walked in and early voted at the clerk's office and voted in the wrong precinct. She's registered in Black 2. verified that. I don't -- and -- and she voted early at the clerk's office and voted in the wrong precinct according to the activity report on Black 1; and, therefore, even though it's a little bit different process, my arguments, Mr. Chairman, would be the same on this voter in that there was a mistake. The -- that there -- I quess I should hold on for one second, because we are going to present evidence of electronic early votes that were invalidly executed. This was one where the voter was registered and the voter did everything they could, and after the finding of the

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Commission, it seems they were ruling that a mistake like this is not one that warrants a special election. If the Commission wishes to consider, there is a procedure for actually identifying this voter's ballot because it was an early walk—in vote, and so if it would change the Commission's outcome of the ruling that this vote should not count, this vote can actually be pulled back out even though it is an electronic ballot.

The reason that that is linked up, the ballot and the -- and the voter, is because by statute, if an early voter dies before Election Day, they are to -- their ballot is to be -- their electronic ballot is to be taken out of the count.

And so, Mr. Chairman, I guess if the Commission is willing to consider the arguments are the same except we -- the remedy would be actually invalidating this vote by the procedure that the clerk would use -- and I can have the clerk explain it, but the computer person, the -- the electronic voting machine person is in Texas.

I talked to her on the phone. She confirmed 1 and the Posey County Clerk confirmed that 2 this is a -- this is how they deal with a 3 voter that dies. And so there is a different 4 remedy in this case, and so I guess we would 5 ask for the Commission's consideration of --6 of the issue in granting a different remedy. MR. CHAIRMAN: Okay. I'll hear 8 from opposing counsel. 9 MR. BROOKS: Well, with respect 10 to the special election, I just -- just to 11 make -- are we asking for a special election 12 in this precinct also? 13 MR. BROWN: We are not asking for 14 the remedy of a special election. 15 MR. BROOKS: Okay. 16 MR. BROWN: We are asking --17 MR. BROOKS: So you're asking 18 that we go into the computer somehow and 19 extract this lady's vote, a lady who voted in 20 House District 76 and was entitled to vote in 21 House District 76, but we're going to go in 22 and invalidate her ballot? Am I 23 understanding that's what we're asking? 24 MR. BROWN: Mr. Chairman, the 25

understanding is that, yes, this voter voted in the wrong precinct and her vote was -- she was registered in a different precinct; it was invalidly executed and we would ask that this vote be -- be determined invalid and pulled out of the tally.

MR. CHAIRMAN: Okay.

Counsel continue with your argument.

MR. BROOKS: Yeah. I mean, that's all I have to say, really. I mean, this is a lady who is entitled to vote in House District 76 and did so, and Counsel for the Democrats are now asking that a vote that she was entitled to cast in House District 76 be somehow extracted from the computer and disallowed. I just think that's -- to say perhaps -- I'm trying to look for a good word -- perhaps undemocratic. She was entitled to vote there and did.

MR. CHAIRMAN: Okay. Thank you.

Questions from Commissioners?

Just so I have the fact pattern right then, this -- you're saying that this person voted early at the courthouse, which is one place to go vote --

MR. BROWN: Right. 1 MR. CHAIRMAN: 2 -- at the 3 courthouse when you vote early and that somehow got -- that vote got recorded in the 4 wrong precinct on the tally sheets and -- and 5 on the -- the poll list. You're not saying 6 7 in any way that she then went to the precinct and voted again or anything like that, are 8 9 you? 10 MR. BROWN: No. We're not alleging any --11 MR. CHAIRMAN: -- or -- or that 12 she went somewhere on Election Day and voted 13 14 in the wrong place? MR. BROWN: Right. 15 MR. CHAIRMAN: She went to the 16 clerk's office under Indiana law 30 days 17 before an election or -- or closer to the 18 election and voted absentee in person, and 19 then you are bringing Exhibit 1 here from 20 that precinct as evidence because that person 21 is listed here on this poll list and it's at 22 a different precinct than she actually lives 23 in as the reason to invalidate her vote. 24 MR. BROWN: That is our argument, 25

yes. 1 MR. CHAIRMAN: Okay. 2 Ouestions? 3 May I ask? MR. KUZMAN: 4 Can you explain that for him. 5 MS. BARNES: Sure. Thank you. 6 Mr. Chairman, members of the 7 Commission, not only did this voter vote in 8 the wrong precinct; she was given a ballot or 9 -- or that's what Counsel is alleging. 10 was given a ballot for the wrong precinct, 11 and in 2006 in -- in the recount between Jon 12 Elrod and Ed Mayhern, voters were given the 13 wrong ballot style for the precinct that they 14 lived in and this Commission invalidated 15 those ballots. They refused to count those 16 ballots. And if similar argument that 17 Counsel is making in this case is to be 18 consistent, when a voter is given an 19 incorrect ballot and if -- if the clerk is 20 allowed to identify the ballot, you could see 21 the ballot style if she was, indeed, given a 22 ballot for Black 1 or Black 2. The voter is 23 to be given the ballot for the precinct that 24 they reside in. 25

MR. CHAIRMAN: And since -- thank 1 you, Counsel. And are you saying that a 2 different ballot style would have changed the 3 result in this particular race? I mean, was 4 -- was -- was 76 on one and not the other or 5 vice versa? 6 MS. BARNES: No. Mr. Brooks is 7 right that the entire county is within House 8 District 76, but this voter -- it -- it 9 appears from all the evidence that you have 10 in front of you this voter was given an 11 incorrect ballot style and was allowed to 12 vote in a precinct where she did not reside. 13 MR. CHAIRMAN: Okay. Thank you. 14 Ouestions from Commissioners? 15 a response from our Counsel as well after 16 17 that. Go ahead, please, Brad. 18 MR. KING: Just briefly, 19 Mr. Chairman, to add that certainly in the 20 Elrod v Mayhern situation, House District 97 21 did not consist of all of Marion County. 22 MR. CHAIRMAN: Okay. That's what 23 I was wondering. Thank you very much. 24 25 Mr. Durnil?

1	MR. DURNIL: Is it time for
2	questions or time for a motion?
3	MR. CHAIRMAN: Either/or,
4	questions or a motion.
5	MR. DURNIL: For the same reason
6	as the last oh, do you have another
7	question?
8	MR. CHAIRMAN: Do you have
9	another question?
10	MR. KUZMAN: I do have one for
11	Mr. King.
12	MR. CHAIRMAN: Okay.
13	MR. KUZMAN: Was the questions
14	for the ballots in 2006 because they were
15	wrong ballots, if you remember, if they were
16	wrong ballots because they may have been
17	given somebody else's state rep district or
18	they were wrong ballots because of precincts?
19	Do you do you recall?
20	MR. KING: Mr. Chairman and
21	Commissioner, the dispute that I recall
22	involving 3-11.7-6-2 concerned a request for
23	transfer where a person was returning to
24	their former precinct. There may be
25	additional ones, but that's the dispute that

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1	I recall.
2	MR. DURNIL: That admitted they
3	had a wrong they had a wrong precinct in
4	a
5	MR. KUZMAN: In a state district?
6	MR. DURNIL: state district.
7	MR. KUZMAN: Okay.
8	MR. DURNIL: That's what I
9	remember, but I'm not sure.
10	MR. KUZMAN: Okay. That's fine.
11	MR. DURNIL: But on the same
12	basis I made the last motion, the voter did
13	everything she was supposed to do. There was
14	a clerical error and her vote should count,
15	so I would move that we deny the motion.
16	MR. CHAIRMAN: I second the
17	motion.
18	Discussion?
19	Hearing none.
20	All in favor of the motion?
21	MR. DURNIL: Aye.
22	MR. CHAIRMAN: Aye.
23	All opposed to the motion?
24	MR. KUZMAN: Aye.
25	MR. CHAIRMAN: Motion carries two

to one. 1 Mr. Skolnik. 2 MR. SKOLNIK: Mr. Chairman, if 3 there are no other objections within this 4 precinct, Black Number 2, the vote tally for 5 Black Number 2 reflects 83 votes for 6 Mr. Deig, 91 votes for Ms. McNamara, one no 7 vote. 8 MR. DURNIL: And I move we accept 9 that tally as final. 10 MR. CHAIRMAN: Second. 11 Discussion? 12 Hearing none. 13 All in favor say, "Aye." 14 MR. DURNIL: Aye. 15 MR. CHAIRMAN: Aye. 16 Opposed? 17 MR. KUZMAN: No. 18 MR. CHAIRMAN: Motion carries two 19 to one. 20 Mr. Skolnik. 21 MR. SKOLNIK: Mr. Chairman, the 22 next precinct in which there are disputed 23 ballots would be Black Number 4. 24 MR. CHAIRMAN: Mr. Brown. 25

MR. BROWN: We have no issues 1 remaining in Black 4. We withdraw whatever 2 3 disputes we had. MR. CHAIRMAN: I'll note that 4 Petitioner withdraws disputes for Posey 5 County Black 4. 6 Mr. Skolnik. 7 MR. SKOLNIK: Mr. Chairman, in 8 Black Number 4, it showed that there were two 9 votes cast for Mr. Deig that I assume --10 disputed ballots cast for Mr. Deig. I assume 11 that those were challenged or disputed by --12 by the Respondent. Unless all challenges and 13 disputes are withdrawn by Counsel, I --14 MR. BROOKS: Just one second. 15 think we will. If Mr. Brown has withdrawn 16 all of his challenges, we withdraw ours as 17 well. 18 MR. CHAIRMAN: I noted that 19 Petitioner -- Petitioner -- I note that 20 Petitioner and Respondent both withdraw their 21 22 disputes. Mr. Skolnik. 23 MR. SKOLNIK: Mr. Chairman, the 24 tally in Black Number 4 after the withdrawal 25

1	of	all disputes or challenges reflects 69
2	vot	tes for Mr. Deig, 76 votes for Ms.
3	Mcl	Namara, one no vote.
4		MR. DURNIL: I would move that we
5	ac	cept the tally as final.
6		MR. KUZMAN: Second.
7		MR. CHAIRMAN: Motion?
8		Discussion?
9		Hearing none.
10		All in favor say, "Aye."
11		MR. KUZMAN: Aye.
12		MR. CHAIRMAN: Any opposed?
13	Не	aring none.
14		The motion carries unanimously.
15		MR. SKOLNIK: Mr. Chairman, we
16	tu	rn our attention now to Black Number 5.
17	Th	is is one of the precincts in which there
18	we	re no disputed ballots listed on the State
19	Во	ard of Accounts tally sheet, but I believe
20	Mr	. Brown had indicated there may
21		MR. CHAIRMAN: Mr. Brown.
22		MR. SKOLNIK: been a challenge
23	in	some some votes.
24		MR. BROWN: Thank you,
25	Mr	. Chairman and members of the Commission.

The exhibit in Black 5 that we'd like 1 to draw your attention to is Exhibit 1. 2 MR. CHAIRMAN: Okav. 3 MR. BROWN: Black 5, Exhibit 1. 4 MR. CHAIRMAN: We'll stop there. 5 Okay. 6 MR. BROWN: After researching on the activity report, I would draw your 8 attention to the voter, walk-in voter, Allen 9 D. Rutherford. We are in precinct Black 5. 10 He's on the activity report for Black 5. 11 He's registered in Black 7 after we 12 researched that, and I can share the 13 registration card with the Commission. 14 our issue actually is that we were not able 15 to locate any validly executed absentee 16 application, and in 311 -- I'm sorry -- in 17 3-11-4-2 --18 MR. CHAIRMAN: Do you want us to 19 look at this (indicating)? 20 MR. BROWN: If -- if every -- if 21 -- I just wanted you to, you know, to confirm 22 that it was in Black 7. I'm sorry I didn't 23 bring enough copies for everyone. 24 25 MR. SKOLNIK: If a paper is

presented or an exhibit, it should be marked 1 2 just so we can --MR. BROWN: All right. 3 Sorry. MR. SKOLNIK: -- preserve the 4 5 record. This will be marked as Exhibit P2. 6 MR. BROOKS: Just as a matter of 7 procedure, Mr. Chairman, before any document 8 gets handed up there, if there's no copies, 9 if we could just take a quick look at it, 10 11 please. MR. CHAIRMAN: Okay. Thank you. 12 MR. BROWN: Right here 13 (indicating). I apologize. 14 Mr. Chairman, 3-11-4-2 deals with a 15 voter who wants to vote by absentee ballot 16 must apply to the County Election Board for 17 an official ballot and they must sign the 18 absentee ballot application except as 19 provided in B, and that subsection B deals 20 with voters with disability or those voting 21 with a power of attorney. We don't have 22 evidence that either of those cases were --23 were the case for Mr. Rutherford. 24 Also in the early voting statute, which 25